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August 18, 2008

By Fax (212) 805-6326

Request granted.

Hon. Colleen McMahon
United States District Judge
500 Pearl Street, Room 640
New York, NY 10007



Re: Centrifugal Force v. Sofnet, et al.
Docket No. 08 Civ. 5463

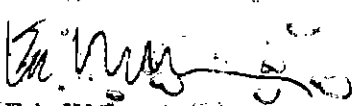
Dear Judge McMahon:

I represent defendants Beny Sofer, Inc. and Beny Sofer, individually, in the referenced case. I am writing to request an additional, one-week extension of time to respond to the complaint.

Plaintiff's counsel has consented, and executed the attached stipulation, to extend the deadline to August 25, 2008, which is the date the primary defendants are to respond. The initial pretrial conference in this case is scheduled for September 26th.

Thank you for your consideration.

Respectfully yours,


Eric Weinstein

Enclosure

cc: Steven Mancinelli, Esq. (by fax)

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FELDMAN WEINSTEIN & SMITH LLP

832 997-4242

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

CENTRIFUGAL FORCE, INC. doing business as
WISE CHOICE SOFTWARE,

Case No.: 08 CV 5463 (CM) (GWG)

Plaintiff,

-against-

SOFTNET COMMUNICATION, INC.;
ISM SOFTWARE; MICHAEL MAROKHA,
individually, BENY SOFER, INC.; and
BENY SOFER, individually,

Defendants.

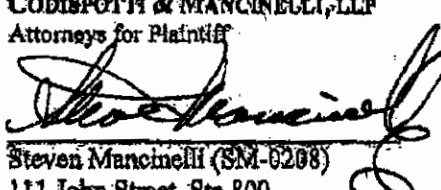
STIPULATION

It is hereby stipulated by the undersigned counsel that the time for defendants Beny Sofer, Inc. and Beny Sofer, individually to respond to the complaint is extended to August 25, 2008.

Dated: New York, New York
August 18, 2008

CODISPOTI & MANCINELLI, LLP
Attorneys for Plaintiff

By:


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FELDMAN WEINSTEIN & SMITH LLP
Attorneys for defendants Beny Sofer,
Inc. and Beny Sofer, individually

By:


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(212) 869-7000

SO ORDERED:

Date

United States District Judge